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	TECHERMINALITY SELAIMER TO OBVIATE A DOUBLE PATENTING SPECIAL PROGRAM RESECTION OVER A PRIOR PATENT		
	In re Application of:	Brad A. Armstrong	
1	Application No.;	09/455,821	
- {	Filed:	12/06/1999	
ŀ	For:	VARIABLE-CONDUCTANCE SENSOR	
⁷⁷ Áca	hereby disclalms, excinstant application, v. U.S.C. 154 to 156 6.102.802 enforceable only for runs with any paten assigns. In making the the Instant application 154 to 156 and 173 leter: expires for fair competent jurisdiction claims canceled by	The owner Brad Armstrong, of 100 percent interest in the instant application dereby discialms, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 I.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 6.102.802 . The owner hereby agrees that any patent so granted on the instant application shall be inforceable only for and during such period that it and the prior patent are commonly owned. This agreement uns with any patent granted on the instant application and is binding upon the grantee, its successors or insigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 54 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it is a terminal prior to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorly disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all stalms canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.	
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